## CONFIDENTIAL

1 MAY 1961

MEMORAHUM POE: Deguty Director (Support)

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SIRJECT

: Purchase of New Property by Utilizing Property in Stock

Station Instead of

1. Reference is made to your informal request regarding the above subject which arose in connection with your recent for East trip.

2. It is understood that in discussing the mechanics of property transfers, you were given the impression that property transferred from one station to enother resulted in the sequiring station having to "pay for" the property it received from the issuing station, and further, that the term "pay for" meant the actual transfer between stations of (1) cash covering on outright sale or (2) aliotments of funds. This is erroneous, as under FPA procedures transfers of property between stations do not require a transfer of cash or allotments but only require a transfer of property accountability between the two stations at the carrying value of the property as recorded on the books of the issuing station. This is nothing more than the relocation of Agency assets at the same dollar amount.

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3. When property is transferred, the receiving station records the property acquisition in its FPA system and in the case of a Type I Installation, such as procedures are in effect whereby issues from stock to the "end user" are either written off to cost against an operational certificate or written off to cost as "property in use", with a charge being made against the available balance of the station's requisitioning authorization. The same effect occurs from the viewpoint of cost charges and charges against station requisitioning authorizations for property issued regardless of whether sequired by a station by outright purchase or acquired by transfer from other stations. Accordingly, FPA procedures do not create a barrier to utilization of acceptable property held in stock.

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k. The specific difficulty in the subject case may have resulted from the unwillingness of the state Station to accept the transfer of used furniture from the stock of another station under the Agency's current inventory pricing policy, which does not recegnize reductions in notual value because of use or absoluscence, because its property requisitioning authorization and cost would be charged approximately the same ensures for used furniture accepted under transfer from as would be charged for new furniture purchased out-

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SUBJECT: Purchase of New Property by Property in Stock Destroy of Grilling

- 5. This Office and the Office of Logistics have long recognized that the present pricing policy has disadvantages but from a practicable standpoint the adoption of more realistic policy which would provide varying prices for individual line items depending on use, wear and tour, ebeslescence, etc., has not been deemed justified because of the substantial variation of impact which would be created in its implementation and smintenance. The present policy in substance involves the maintenance of prices based upon replacement costs during the entire period property is build in stock or in use. This system has validity at locat by providing charges to compensate' requisitioning authorities for property issued to them in amounts sufficient to permit replacement of stocks. Procedures are available to panel issues of property items determined surplus to Agency mode, which therefore so not used to be replaced, without charge to requisitioning authorizations.
- 6. There are many remifications in the over-all quantion of inventory pricing. This Office, jointly with the Office of Logistics, will restudy this quantion to determine whether the Agency should attempt to reduce the carrying value of property due to mage or checkecomos, giving consideration to the manpower and workload involved at headquarters and the various field stations involved.

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Comptroller

CONTRACT:

Director of Logistics

Times or

Distribution:

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1 - Director of Logistics

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TAS/ gmt (28 April 1961)

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